

The Gazette



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NEW DELHI, SATURDAY, JULY 22, 1950

NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 18th July 1950 :—

S. No.	No. and Date	Issued by	Subject
1	No. 52-ITC (PN)/50, dated the 10th July 1950.	Ministry of Commerce . . .	Issue of Licences for feathers to manufacturers of shuttle-cooks in July-December 1950.
2	No. 46-I/50-L., dated the 11th July 1950	Parliament Secretariat . . .	Commencement of the session of Parliament on 31st July, 1950.
3	No. 56-ITC(PN)/50, dated the 14th July 1950.	Ministry of Commerce . . .	Import Licences for Artificial Silk yarn for July - December 1950 from Soft Currency Area, Japan and Switzerland.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

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PART I—Section 1

Notifications relating to Non-Statutory Rules, Regulations and Orders and Resolutions issued by the Ministries of the Government of India (other than the Ministry of Defence) and by the Supreme Court

OFFICE OF THE SECRETARY TO THE PRESIDENT

New Delhi, the 15th July 1950

No. 8-Pres.—Corrigendum.—In the Gazette of India Extraordinary Notification No. 2-Pres, dated

the 26th January 1950 (Page 651), delete the word "Posthumous" against the name of 11793 Naik ABDUL RAHMAN, The Madras Regiment.

SHAVAX A. LAL, Secy.

THE INSTITUTE OF CHARTERED ACCOUNTANTS OF INDIA

CHARTERED ACCOUNTANTS

New Delhi, the 6th July 1950

No. 13-0A(10)/50.—With reference to the Notification No. 24-A(2)/48, dated the 24th June 1949, issued by the Government of India in the Ministry of Commerce, it is hereby notified that in exercise of the powers conferred by Regulation 18 of the Chartered Accountants Regulations, 1949, framed under the Chartered Accountants Act, 1949, the Council of the Institute of Chartered Accountants of India is pleased to restore to the Register of Members with effect from the 24th June 1950, the following name, namely:—

Membership Number.

1772

REDDY, C. Chandrasekhara,
G.D.A., No 47, Thambu
Chetty Street, MADRAS-1.

G. P. KAPADIA, President,
The Institute of Chartered Accountants of India.

MINISTRY OF COMMERCE

PUBLIC NOTICES

IMPORT TRADE CONTROL

New Delhi, the 10th July 1950

SUBJECT:—*Issue of letters of authority by licensing authorities to regularise transfer of import licences between indenting and commission agents and dealers.*

No. 51-ITO(P.N.)/50.—Under the Import Trade Control Regulations, import licences issued by my authority are not transferable and they can be utilised for the importation of the goods covered by them only by the person or firm in whose favour they have been issued.

2. Clearance of goods against licences is permitted only with the bills of entry made out in the same name as that entered in the relative import licences. Similarly no person other than the licence holder himself is permitted by the Reserve Bank of India to open letters of credit to make remittances of foreign exchange against the exchange control copy of the import licence.

3. Requests are often received for authority to operate against licence from parties who are different from those in whose favour the licence was issued. Ordinarily such authorisations are not permissible. However, with a view to avoiding interference with the ordinary trade practice and inconvenience in genuine transactions and also with a view to exercising a proper check over the transfer of import licences, the following procedure will be followed in cases where it is desired that the goods should be imported by a person or firm other than the actual licence holder:—

(a) A written request in specific terms for issue of a letter of authority will be entertained from the holder of the licence only and from nobody else.

(b) The request for such a letter of authority should be accompanied by the following documents:—

(i) Where the transfer is to be made in favour of indenting houses documentary evidence to show that the indenting house has an agency agreement with the foreign suppliers and is authorised to accept contracts on behalf of his principals.

(ii) Relevant terms and conditions of the contract to show that the actual imports are to be made by the party to whom the letter of authority is to be given.

(iii) Sales transactions to show that the licence holder will buy and the indenting house will sell the goods on arrival and that the sale transaction is irrevocable.

(c) The letter of authority will clearly show the name of the foreign supplier from whom the goods will be imported and will be valid only for imports from that supplier.

(d) The indenter acting on the authority letter will clearly indicate on the relative Customs documents, including the triplicate copy of the Customs Bill of Entry, that the goods have been imported by him on behalf of the licensee. This endorsement will be duly attested by the Customs authorities. The holders of the letter of authority will not under any circumstances be subsequently entitled to quota licences on the basis of these imports.

(e) Such requests should be made to either the authority who issued the licence or to Import Trade Controllers at the ports.

(f) Letters of authority will be issued in duplicate i.e. one for Customs and the other for exchange control purposes. Whenever a letter of authority is issued it will entitle the person in whose favour it is issued to operate against the licence and to open letters of credit against the exchange control copy.

New Delhi, the 12th July 1950

SUBJECT:—*Licensing of Homœopathic Medicines falling under Serial Nos. 87, 109 and 110 of Part IV for July-December 1950.*

No. 53-ITO(P.N.)/50.—Attention is invited to the entries against Serial Nos. 87, 109 and 110 of Import Trade Control Schedule in Appendix B to Public Notice No. 14-ITO(P.N.)/50, dated 15th June 1950, and to entry No. 9 in list (i) (c) and to the entry "Homœopathic Medicines" in list (iii) (d) contained in Appendix S to that Public Notice. These entries imply that "Homœopathic Medicines" will be licensed to established importers under the general quotas fixed for drugs medicines and pharmaceutical chemicals for the Dollar Area and Soft Currency Area for the periods July-December 1950 and January-June 1951, and on an *ad hoc* basis from Western Germany for July-December 1950.

2. It has now been decided in modification of the above arrangements that these goods will be licensed under separate quotas from the Areas concerned in the periods in question as follows:—

Area	Percentage of Half Best Year's Imports for July-December 1950	Percentage of Half Best Year's Im- ports for January- June 1951
Dollar Area .	200%	200%
Western Germany	200%	..
Soft Currency Area	200%	200%

In calculating these quotas past imports of Homœopathic Medicines only from the Dollar Area, Western Germany or the Soft Currency Area only as the case may be, will be taken into account.

3. As a consequence, licences issued under the general quotas for the Dollar and Soft Currency Areas will not be made valid for Homœopathic Medicines, but previous imports of Homœopathic Medicines will be taken into account in calculating the general quotas, as well as in calculating the special quotas referred to in the previous paragraph. Licences for drugs, medicines and pharmaceutical chemicals other than "Homœopathic Medicines" from Western Germany will continue to be granted to established importers on an *ad hoc* basis.

New Delhi, the 13th July 1950

SUBJECT:—Special quota for Powder Milk for Infant feeding under Serial No. 9 of Part IV for July-December 1950 from soft currency countries.

No. 54-ITC(P.N.)/50.—It has been decided to issue licences under a special quota during the period July-December 1950 for import of "Powder Milk containing not less than 18 per cent. Cream intended for infant feeding" falling under Serial No. 9 of the Import Trade Control Schedule from soft currency countries.

2. The quota will be based on 83½ per cent. of half of best years previous imports of goods falling under Serial No. 9 of Part IV alone, and the licences issued under the quota will be valid for goods falling under that Serial number only.

3. This special quota will be in addition to the joint quota of 100 per cent. of half of best year's imports for Serial Nos. 9 and 74 of Part IV from soft currency countries already announced in Public Notice No. 14-ITC(PN)/50 dated the 15th June, 1950.

4. Applications for licences under the special quota should be made in the form and the manner prescribed in Public Notice No. 14-ITC(P.N.)/50, dated the 15th June 1950 and should be addressed to the Import Trade Controllers, at the Ports through whom past imports have been made.

New Delhi, the 14th July 1950

SUBJECT:—Distribution of export quota for Butter and Cheese by Australian Dairy Produce Board. Necessity for placing early orders on Australian Suppliers.

No. 55-ITC(P.N.)/50.—Information has been received that the Australian Dairy Produce Board has decided that the quota of butter and cheese set aside by them for countries other than the United Kingdom will be distributed by them on a "first come first served" basis. In addition a quota has been set aside for export to countries whose internal administration, either in the way of import licensing or other restrictive policy, precludes the prompt placement of orders by the importers in the countries concerned, but this quota has been considerably restricted.

2. The Import Trade Controller at Bombay, Calcutta and Madras have been instructed to expedite the disposal of applications for import licences for these commodities for the July-December 1950 period.

3. This information is brought to the notice of the importers concerned in order to impress on them the urgency of submitting their applications for import licences immediately and of thereafter placing their orders for the import of Butter and Cheese on the Suppliers in Australia as expeditiously as possible.

SUBJECT:—Licensing of Fountain Pen parts from dollar area for the period July-December 1950.

No. 57-ITC(P.N.)/50.—It has been decided to grant licences for the July-December 1950 period for imports from the Dollar Area of spare parts of fountain pens. Licences will be granted only to sole agents of manufacturers of high class pens of types already imported into India from the Dollar Area. No licence will exceed Rs. 2,000 in value.

2. Applications in the prescribed form and manner as notified in this Ministry's Public Notice No. 14-ITC(P.N.)/50, dated the 15th June 1950, should be submitted to the Chief Controller of Imports, New

Delhi, so as to reach him on or before the 31st August 1950. Applications should be accompanied *inter alia* by (i) proof of past imports, (ii) copies of document granting sole agencies, (iii) proof of the C.I.F. prices at which the complete fountain pens were previously imported from the Dollar Area and (iv) any descriptive literature available about the pens.

3. Applications when received will be considered *ad hoc*, by the Chief Controller of Imports.

New Delhi, the 18th July 1950

No. 58-ITC(P.N.)/50.—In order to enable the office of the Chief Controller of Imports, New Delhi, to dispose of outstanding applications relating to the Licensing Period January-June 1950 as well as to deal with applications which are now being received for the July-December 1950 period and in the case of certain items, for the period January-June 1951, it has been decided to revise the existing arrangements in the matter of granting interviews to the public.

2. The revised arrangements which have been brought, into immediate effect, are as follows:—

(a) Interviews will be confined to only the Chief Controller of Imports and the two Joint Chief Controllers of Imports and no other officer, and will be granted once a week, on each Wednesday, between the hours of 2.30 to 5.30 P.M.

(b) Interviews will be granted on a written application, to only:—

(i) Chambers of Commerce, recognised associations and other representative bodies, and

(ii) parties who want to discuss purely questions of principles and policy as distinguished from the individual case.

(c) Applications for interviews should give a complete statement of the points which it is desired to discuss and should be addressed to:—

The Chief Controller of Imports (Interviews),
Church Road, NEW DELHI.

(d) The date and time fixed for an interview will be communicated to the party in writing.

(e) It may not be possible to arrange interviews in all cases in which interviews are desired, and where no interview is fixed, a written reply will be sent on the policy or principle raised.

(f) It is hoped that, in view of what has been stated in paragraph 1 above, the public will co-operate with the Import Trade Control authorities by reducing their requests for interviews to the minimum.

3. In the case of interviews already arranged in advance under the existing arrangements, officers will see, on the dates fixed, the holders..... of interviews slips which have already been issued.

R. J. PRINGLE, Joint Secy.

TRADE MARKS

New Delhi, the 22nd July 1950

No. 105(2)/Law(TM)/49.—In exercise of the powers conferred by section 84 of the Trade Marks Act, 1940 (V of 1940), the Central Government is pleased to direct that the following further amendment shall be made in the Trade Marks Rules, 1942, the same having been previously published as

required by sub-section (1) of the said section, namely:—

For the Seventh Schedule to the said Rules, the following shall be substituted, namely:—

“The Seventh Schedule

List of Associations referred to in rule 116(1)

Name of Associations	Number of persons to be recommended
1. The Ahmedabad Millowners' Association, Ahmedabad	3
2. The Maskati Cloth Market Association, Ahmedabad	1
3. The Panokhuva Cloth Merchants' Association, Ahmedabad	1
4. The Millowners' Association, Bombay	3
5. Bombay Piece-goods Native Merchants' Association, Bombay	1
6. The Bombay Country Fancy and Grey Piece-goods Merchants' Association, Bombay	1
7. The Hindustani Merchants' and Commission Agents' Association, Bombay	1
8. The Indian Merchants' Chamber, Bombay	1
9. The Chamber of Commerce, Bombay	1
10. Bengal Chamber of Commerce, Calcutta	1
11. Bengal Millowners' Association, Calcutta	1
12. Indian Chamber of Commerce, Calcutta	1
13. Indian Jute Mills Association, Calcutta	1
14. Bharat Chamber of Commerce, Calcutta	2
15. The Jute Balers' Association, Calcutta	1
16. Upper India Chamber of Commerce, Kanpur	1
17. The Southern Indian Millowners' Association, Coimbatore	1
18. C. P. and Berar Millowners' Association, Nagpur	1
19. The Nagpur Chamber of Commerce Ltd., Nagpur	1
20. Punjab Chamber of Commerce, New Delhi	1
21. The Madras Chamber of Commerce, Madras	1
22. The Southern Indian Chamber of Commerce, Madras	1
23. The Madras Piece-goods Merchants' Association, Madras	1
24. The Andhra Chamber of Commerce Ltd., Madras	1
	29

H. C. SARIN, Dy. Secy.

MINISTRY OF INDUSTRY AND SUPPLY

Bombay, the 6th July 1950

No. 9(9)-Tex. 1/49(i).—In exercise of the powers conferred on me by clause 22 of the Cotton Textiles (Control) Order, 1948 and in supersession of the Textile Commissioner's Notification No. 9(9)-Tex. 1/49, dated the 31st May 1950 and in respect of cloth and yarn sold by the Government of India, I hereby direct as follows:—

1. Where the cloth or yarn is sold by the Government for consumption in India—

(a) the price at which the cloth or yarn is sold by Government shall be deemed as the maximum *ex*-factory price fixed by the Textile Commissioner under the said Order;

(b) the maximum retail price shall be fixed in relation to the above maximum *ex*-factory price in accordance with paragraph 5 of the Textile Commissioner's notification No. 9(9)-Tex. 1/49(ii) dated the 19th March 1949;

2. (1) on each piece of cloth, on the face plait, at a distance not exceeding one yard from the end and in the case of yarn, on a paper label to be inserted in the centre of every bundle, in letters and figures not less than $\frac{1}{4}$ " in height, the following markings shall be made:—

(a) where the cloth or yarn is sold by the Government for consumption in India,

(i) the month and year of marking;

(ii) the letter "D" in capital;

(iii) the maximum *ex*-factory price as specified above;

(iv) the maximum retail price as specified above.

(b) where the cloth or yarn is sold by the Government for export outside India:—

(i) the words "For Export Only";

(ii) the month and year of marking;

(iii) the letter "D" in capital;

(2) the markings specified at (i) and (ii) in sub-para. (1) (a) and at (i), (ii) and (iii) in sub-para. (1) (b) above respectively, according as the cloth or yarn is intended for consumption in India or for export outside India, shall also be made on every bale or package of cloth or yarn in letters and figures not less than $1\frac{1}{4}$ " in height;

8. the markings shall be made by the person who purchases the cloth or yarn from the Government before any further sale by him and under the supervision of an officer deputed by the Textile Commissioner for this purpose or of a textile authority of a State. If such person is unable to make the said markings he may apply to the Textile Commissioner and thereupon the Textile Commissioner may, if he thinks fit, on the person making payment for the services to be rendered at the rate of Rs. 1-4-0 per bale of 400 lbs. or Re. 1 per case of 250 lbs. of yarn or in the case of cloth 1 per cent. of the price at which the cloth is sold by Government, direct that the markings shall be made by the officer deputed by him or by the textile authority of the State;

Explanation.—Nothing in this paragraph shall apply to the purchaser from Government who before any further sale of the cloth or yarn purchased by him processes it or gets it processed and has markings made thereon as provided in paragraph 4 below.

4. If any cloth or yarn sold by the Government thereafter subjected to any ancillary process such as bleaching, dyeing, printing or mercerising—

(a) the maximum *ex*-factory price of the cloth or yarn as so processed shall be the maximum *ex*-factory price specified in paragraph 1 (a) above increased by the processing charges as specified in Schedule D-2 or any corresponding schedule then applicable under paragraph 2 of the Textile Commissioner's notification No. 9(9) Tex. 1/49 (ii) dated the 19th March, 1949; and the maximum retail price shall be fixed in relation to such maximum *ex*-factory price as in paragraph 1(b) of this notification;

(b) the processor shall stamp thereon the markings specified in paragraph 2 of this notification together with the tex-mark and his distinguishing number as provided by the notification of the Textile Commissioner No. T. C. (6)1/44, dated the 19th February, 1944, both on the bale or package and on its contents and in the manner specified in the said paragraph 2 before the cloth or yarn is packed or delivered by him.

5. The Textile Commissioner or the Deputy Textile Commissioner or the Director (Purchase) in the Office of the Textile Commissioner may by general or special order exempt any cloth or yarn or any class of cloth or yarn from the provisions of this notification.

T. P. BARAT, Tex. Comr.

MINISTRY OF AGRICULTURE

RESOLUTION

New Delhi, the 14th July, 1950

No. F.1-22/50-GMF (Co.).—In further partial modification of the Government of India Resolution of even number dated the 15th June, 1950, regarding the intensive cultivation of Malwa Region, the Commissioners/Directors of Food Production or the Directors of Agriculture (whoever is senior) of the Governments of the Administrative Units comprising Malwa Region will also be members of the respective Regional Committees.

ORDERED that a copy of the Resolution be communicated to all State Governments except Jammu and Kashmir, all Ministries and Departments of the Government of India, Cabinet Secretariat, Prime Minister's Secretariat, Indian Trade Commissioners, All Indian Embassies, High Commissioner for India in London, Director of Commercial Intelligence and Statistics, Calcutta, High Commissioner for India in Pakistan.

ORDERED also that it be published in the *Gazette of India*.

K. L. PANJABI, Secy

PLANT PROTECTION

New Delhi, the 12th July 1950

No. F.2-43/50-PPS.—The posts in column 1 below in the Directorate of Plant Protection, Quarantine and Storage are re-designated as indicated against each in column 2. —

Existing designation	New designation
Storage Entomologist	Assistant Director, Locust Control and Storage Entomologist.
Systematic Entomologist	Deputy Locust and Documentation Entomologist.

P. M. DAS GUPTA, Dy Secy

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 18th July 1950

No. ES50LL2.—In exercise of the powers conferred by rule 1 of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (Act V of 1908),

read with section 141 of the said Code, the Central Government is pleased to authorise each of the officers specified in column 2 of the Schedule annexed hereto to sign and verify plaints, written statements, petitions, applications including applications for executions and any other pleadings or proceedings in any suit or other proceeding by or against the Central Government in respect of the railway administration specified in the corresponding entry in column 1 of the said Schedule.

THE SCHEDULE

1	2
Railway Administration	Description of Officer
Bikaner State Railway	General Manager and Deputy General Manager.
Jodhpur Railway	General Manager, and Deputy Traffic Manager.
Mysore State Railway	General Manager.
Nizam's State Railway	General Manager, and Deputy General Manager.
Saurashtra Railway	General Manager.
Jaipur State Railway	General Manager.
Dholpur State Railway	General Manager.
Rajasthan Railway	General Manager.
Scindia State Railway	General Manager.
Cutch State Railway	Superintendent, Cutch State Railway and General Manager, B. B. & C. I. Railway.

S. S. RAMASUBBAN, Secy.

MINISTRY OF COMMUNICATIONS

POSTS AND TELEGRAPHS

New Delhi, the 13th July 1950

No. PHA. 13-17/50.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (XIII of 1885), the Central Government is pleased to direct that the following further amendment shall be made in the Indian Telegraph Rules, 1932, namely:—

In rule 452, of the said Rules, in the first column of the table set forth in sub-rule (I), in item II, the words "Shahjehan Road Exchange" shall be inserted after the words "Old Secretariat".

A V. PAI, Secy.

